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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS -5 P 4 47

SKYLINE SOFTWARE SYST	6 _{IS, I} CA 109850	TRICT COUR'S TO THE MASS. DPW
v.) CIVIL ACTION NO	70 0-2
KEYHOLE, INC. and GOOGLE, INC. Defendants.	MAGISTRATE JUDGE Mbb	AMOUNT \$ 350.00 SUMMONS ISSUED, LOCAL RULE 4.1
	NT FOR PATENT INFRINGEMENT DEMAND FOR JURY TRIAL	WAIVER FORM

Plaintiff Skyline Software Systems, Inc. ("Skyline") as and for its Complaint alleges against Defendants Keyhole Corporation ("Keyhole") and Google, Inc. ("Google") as follows:

JURISDICTION

Skyline Software Systems, linc. v. Achiever erises under the Patent Laws of the United States, 35 U.S.C. §§ 1 et seq. This Court has jurisdiction pursuant to 28 U.S.C., §§ 1331 and §1338(a).

VENUE

2. Venue is proper in this judicial district pursuant to 28 U.S.C. §§ 1391(b) and (c), and 28 U.S.C. § 1400(b) because defendants' acts of patent infringement are occurring within this judicial district and defendants are subject to personal jurisdiction in this judicial district.

THE PARTIES

Plaintiff Skyline is a Delaware corporation. Skyline's corporate
 headquarters are located at 4506 Daly Drive, Suite 100, Chantilly, VA. Skyline is the

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owner of United States Patent No. 6,496,189 (the '189 Patent) entitled "Remote Landscape Display and Pilot Training."

- 4. Skyline is in the business of providing network based, 3D visualization software products and services. Skyline's technology enables the fusion and delivery, through a number of platforms (such as laptops, wireless handheld devices and over any type of network), of complex geo-spatial information in realistic 3D form.
- 5. Google is a Delaware corporation with its principal place of business at 1600 Amphitheatre Parkway, Mountain View, CA.
- 6. Google's principal activity is to provide advertising solutions, global internet search solutions through its internet site and intranet solutions via an enterprise search appliance. Google's automated search technology helps people obtain access to relevant information from Google's vast online index.
- 7. On October 27, 2004, Google acquired Keyhole. Prior to its acquisition, Keyhole was a Delaware corporation with its principal place of business at 1100A La Avenide, Mountain View, CA. At all relevant times prior to its acquisition by Google, Keyhole has made, used, sold and offered for sale software and services which provide 3D graphics, mapping and visualization for geographic locations. Since its acquisition, Keyhole and Google have used, sold and offered for sale the same software and services previously marketed by Keyhole that provide 3D graphics, mapping and visualization for geographic locations. On information and belief, all of Keyhole's employees are now employees of Google.
- 8. Google and Keyhole are engaging in acts of infringement, contributory infringement, and/or inducement of infringement of Skyline's patent. On information

and belief, the products of which Skyline currently is aware that infringe the '189 Patent include, but are not limited to: Keyhole Pro, Keyhole 2 Pro, Keyhole LT, Keyhole 2 LT, Keyhole NV, Keyhole 2 NV, Earthviewer, Keyhole Enterprise Client, Keyhole 2 Enterprise Client, Keyhole 2 EC, Keyhole's Enterprise Solutions products, Keyhole 2 Fusion LT, Keyhole 2 Server, Google Earth, Google Earth Plus, Google Earth Pro, and Google Earth Enterprise Solution (including Google Earth Fusion, Google Earth Server and Google Earth Enterprise Client) and services provided by Google and Keyhole in connection with these products.

9. Skyline filed a Complaint for Patent Infringement and Demand for a Jury Trial against Keyhole in the U.S. District Court for the District of Massachusetts on May 28, 2004 (Civil Action No. 04-CV-11129-DPW). Following Google's acquisition of Keyhole, Skyline filed an Amended Complaint. Although discovery has only recently commenced, Defendants have asserted that Skyline is limited to asserting that Google and Keyhole infringe Claims 1 and 12 of the '189 Patent in that action. Skyline disputes this position, but in order to resolve any potential ambiguity as to whether any additional claims of the '189 Patent are at issue, Skyline brings the instant action asserting that Google and Keyhole infringe Claims 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, and 24 (the "Asserted Claims"). Skyline is willing to consolidate the actions, as appropriate.

COUNT I

(Infringement of U.S. Patent No. 6,496,189)

On December 17, 2002, the '189 Patent was duly and legally issued to
 Skyline Software Systems, Ltd. for an invention relating to digital imaging devices. The

'189 Patent was assigned to Plaintiff in October 2003. A copy of the Patent is attached hereto as Exhibit A.

- 11. On information and belief, Keyhole and Google have been and still are infringing the Asserted Claims of the '189 Patent by making, selling, using and/or offering for sale software systems and apparatus that practice the patented invention and will continue to do so unless enjoined by this Court.
- 12. On information and belief, Keyhole and Google's infringement of the Asserted Claims of the '189 Patent has been and continues to be willful, entitling Skyline to enhanced damages.
- 13. Skyline has been damaged by Keyhole and Google's infringement of the Asserted Claims, which will continue unless enjoined by this Court.

COUNT II

(Contributory Infringement of U.S. Patent No. 6,496,189)

- 14. On December 17, 2002, the '189 Patent was duly and legally issued to Skyline Software Systems, Ltd. for an invention relating to digital imaging devices. The '189 Patent was assigned to Plaintiff in October 2003.
- 15. On information and belief, Keyhole and Google have been and still are contributing to the infringement of the Asserted Claims of the '189 Patent.
- 16. On information and belief, Keyhole and Google's contributory infringement of the Asserted Claims of the '189 Patent has been and continues to be willful, entitling Skyline to enhanced damages.

17. Skyline has been damaged by Keyhole and Google's contributory infringement of the Asserted Claims of the '189 Patent, which will continue unless enjoined by this Court.

COUNT III

(Inducement of Infringement of U.S. Patent No. 6,496,189)

- 18. On December 17, 2002, the '189 Patent was duly and legally issued to Skyline Software Systems, Ltd. for an invention relating to digital imaging devices. The '189 Patent was assigned to Plaintiff in October 2003.
- 19. On information and belief, Keyhole and Google have been and still are inducing the infringement of the Asserted Claims of the '189 Patent.
- 20. On information and belief, Keyhole and Google's inducement of infringement of the Asserted Claims of the '189 Patent has been and continues to be willful, entitling Skyline to enhanced damages.
- 21. Skyline has been damaged by Keyhole and Google's inducement of infringement, which will continue unless enjoined by this Court.

WHEREFORE, Skyline prays for judgment and relief as follows:

- A. A preliminary and permanent injunction against Keyhole and Google's continued infringement, contributory infringement and inducing of infringement of the '189 Patent;
- B. An award of damages in favor of Skyline and against Keyhole and Google sufficient to compensate Skyline for Keyhole and Google's infringement, contributory infringement and inducement of infringement of the '189 Patent, and an assessment of prejudgment interest and post-judgment interest;

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- A finding by the Court that Keyhole and Google's infringement, contributory infringement and inducement of infringement of the '189 Patent is willful, and an award of enhanced damages of up to three times the amount found or assessed;
 - D. A finding by the Court that this case is exceptional under 35 U.S.C. § 285;
- E. An award to Skyline of its reasonable expenses, including attorneys' fees, and costs of this action; and
 - F. Such other and further relief as the Court finds just and proper.

DEMAND FOR JURY TRIAL

Plaintiff Skyline hereby demands a trial by jury on all issues so triable.

SKYLINE SOFTWARE SYSTEMS, INC.,

By its attorneys,

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